Case 3:10-cv-015**BY-EHEDGNITHED** ISTATES do DISTRICT COLUMN 1 1 PageID 32 FOR THE NORTHERN DISTRICT OF TEXAS

ORDER STRIKING/UNFILING PLEADING

rmined that the d	locument should	n the form of the document indicated below, and the Court, having independent bestricken, it is ordered that the document be stricken flooring northern district of text this document "UNFILED" in the electronic docket entry. FILED
ust 13, 2010 e		JANE J. BOALE ANG 13 2010
		UNITED STATES DISTRICT JUDGE CLERK, U.S. DISTRICT COUR
		NØTICE OF DEFICIENCY
Judge: <u>Boy</u>	le	Date: August 10, 2010
Case Number:	3:10-CV-1537-	
Deputy Clerk:	-	Telephone Number: X 2740
Deputy Clerk.	F. Mumbe	Telephone Number. X2740
		•••••
A(n) Motion	for Leave to Take	Discovery Prior to Rule 26(f) Conference (doc. 5) has been filed by Plaintiff
and is consider	ed deficient in the a	areas(s) noted below:
	1.	A civil cover sheet must be filed with the complaint. See LR 3.1(c).
	2.	The document(s) must be in proper form. See LR 10.1.
	_ 3.	The signature of the attorney of record or the party proceeding <i>pro se</i> is required on each document filed. See F.R.C.P. 11.
	4.	A completed certificate of service as defined in <u>F.R.C.P.</u> 5(d) is required.
	5.	Each separate document contained therein must be identified. See LR 5.1(c).
X	6.	The motion must include:
		a. X certificate of conference or inability to confer. See LR 7.1(b).
		b brief in support of motion. See LR 7.1(d) or LR 56.5(a).
		c proposed order. See LR 7.1(c).
		d documentary or non-documentary evidence in a separate
	7. A moti	appendix. See LR 7.1(i) or LR 56.6(a). on for leave to amend must be accompanied by a copy of the proposed amended
		g attached as an exhibit and an original and second copy of the proposed pleading
	=	neither attached to the motion nor made an exhibit to the motion. See LR 15.1.
	8.	A motion for continuance of a trial setting must be signed by the party as well as
		by the attorney of record. See LR 40.1.
	9.	An attorney seeking <i>pro hac vice</i> admission must apply for admission on an approved form and pay a \$25.00 fee. See LR 83.9(b).
	10.	Additional copies are required. See LR 5.1(b).
		The attorney filing the pleading is not admitted to practice in this district. See
		LR 83.7.
	12.	The document requires a separately signed certificate of interested persons. See
		LR 3.1(f), LR 7.4, or LR 81.1 (a)(3)(D).
	_ 13.	Case has NOT been designated as an Electronic Case Filing Case yet. Order
		requiring Mandatory Electronic Case Filing to be forthcoming. Other: